PB#90-47

TRADE AUTO

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PLANNING BOARD TOWN OF NEW WINDSOR

OF: 08/29/91

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OF: 08/29/91

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LISTING OF PLANNING BOARD FEES

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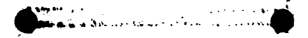
R PROJECT NUMBER: 90-47

NAME: TRADE AUTO APPLICANT: GLYNN, ART

--DATE--DESCRIPTION-----BAL-DUE TRANS AMT-CHG AMT-PAID 10/26/90 750.00 SITE PLAN MINIMUM PAID 08/26/91 P.B. ENGINEER FEE CHG 334.50 TOTAL: 334.50 750.00

Please issue a check in the amount of \$415.50 to:

Trade Automotive
68 Walsh Ave.
New Windsor, N.Y.
12553



PLANNING BOARD TOWN OF NEW WINDSOR

AS OF: 08/14/91

LISTING OF PLANNING BOARD AGENCY APPROVALS

PAGE: 1

FOR PROJECT NUMBER: 90-47

NAME: TRADE AUTO

APPLICANT: GLYNN, ART

	DATE-SENT	AGENCY	DATE-RECD	RESPONSE
ORIG	10/25/90	MUNICIPAL HIGHWAY	07/19/91	SUPERSEDED BY REV1
ORIG	10/25/90	MUNICIPAL WATER	10/29/90	APPROVED
ORIG	10/25/90	MUNICIPAL SEWER	07/19/91	SUPERSEDED BY REV1
ORIG	10/25/90	MUNICIPAL SANITARY	10/26/90	APPROVED
ORIG	10/25/90	MUNICIPAL FIRE	10/20/90	APPROVED
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PLANNING BOARD TOWN OF NEW WINDSOR

AS OF: 08/14/91

LISTING OF PLANNING BOARD ACTIONS

PAGE: 1

STAGE:

STATUS [Open, Withd]

O [Disap, Appr]

FOR PROJECT NUMBER: 90-47

NAME: TRADE AUTO

APPLICANT: GLYNN, ART

--DATE-- MEETING-PURPOSE---ACTION-TAKEN-----

01/28/91 Z.B.A. REFERRAL SENT TO Z.B.A.

12/12/90 P.B. APPEARANCE REFERRED TO Z.B.A.

11/28/90 P.B. APPEARANCE TO RETURN

PLANNING BOARD TOWN OF NEW WINDSOR

AS OF: 11/28/90

LISTING OF PLANNING BOARD FEES

Application

FOR PROJECT NUMBER: 90-47

NAME: TRADE AUTO

APPLICANT: GLYNN, ART

DATE	DESCRIPTION	TRANS	AMT-CHG	AMT-PAID	BAL-DUE
10/26/90	APPLICATION FEE	CHG	25.00		
10/26/90	APPLICATION FEE	PAID		25.00	
		TOTAL:	25.00	25.00	0.00

PLANNING BOARD TOWN OF NEW WINDSOR

AS OF: 11/28/90

LISTING OF PLANNING BOARD FEES

Escrow

FOR PROJECT NUMBER: 90-47

NAME: TRADE AUTO

APPLICANT: GLYNN, ART

DATE	DESCRIPTION	TRANS	AMT-CHG	AMT-PAID	BAL-DUE
10/26/90	SITE PLAN MINIMUM	PAID	•	750.00	
		TOTAL:	0.00	750.00	-750.00

PAGE: 1

PAGE: 1

NEW WINDSOR ZONING BOARD OF APPEALS (ZBA DISK#3-053085.FD)

In the Matter of the Application of DECISION GRANTING

AREA VARIANCES

TRADE AUTO/ART GLYNN

#91-5.	
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WHEREAS, ART GLYNN, d/b/a TRADE AUTO, located at 68 Walsh Road, New Windsor, N.Y. 12553, has made application before the Zoning Board of Appeals for an extension or remodeling of a structure used for a nonconforming use and, in addition, for the following area variances: 23,604 s.f. lot area, 50 ft. lot width and 18.4 ft. side yard for construction of a spray paint booth at the above location in a PI zone; and

WHEREAS, a public hearing was held on the 24th day of June, 1991 before the Zoning Board of Appeals at the Town Hall, New Windsor, New York; and

WHEREAS, Art Glynn and Mr. Low, the owners of the above-mentioned commercial business, appeared with their surveyor, William Hildreth L.S. of Grevas and Hildreth, in support of the application; and

WHEREAS, there were no spectators attending the public hearing; and

WHEREAS, the application was unopposed; and

WHEREAS, the Zoning Board of Appeals of the Town of New Windsor makes the following findings in this matter:

- The notice of public hearing was duly sent to residents and businesses as prescribed by law and published in The Sentinel, also as required by law.
- 2. The evidence shows that applicant is seeking permission to add a spray paint booth to his commercial body shop in a PI zone in order to paint automobiles and the applicant is seeking permission to vary the bulk regulations with regard to lot area, lot width and side yard with regard to the proposed addition.
- The evidence presented by the applicant indicated that the Zoning Board of Appeals on 6/19/67 granted a prior owner of this property a use variance to operate an auto body shop on the site. Thus the applicant's present use of the property as an auto body shop constitutes a nonconforming use, permitted by virtue of the previously granted use variance.
 - 4. The applicant seeks permission to extend or remodel the

structure used for this nonconforming use pursuant to the provisions of Zoning Local Law Section 48-24(B)(3), and also seeks three area variances, in connection with a proposal to install a commercially built spray booth which will be located inside an addition to applicant's building in the PI zone.

- 5. The evidence presented by the applicant further indicated that the proposed spray booth would improve upon the present operation at the site by discharging filtered air, which will decrease industrial emissions, and benefit the public and applicant's employees' health.
- 6. The evidence presented by the applicant also indicated that, although spray booths of this nature are not presently required by the DEC, proposed environmental regulations may some day make such spray booths mandatory.
- 7. The applicant has filed the required short environmental assessment form in connection with his application.
- 8. The Zoning Board of Appeals of the Town of New Windsor has declared itself an involved agency in regard to the review of the applicant's request to extend or remodel a structure used for a nonconforming use, on the assumption that the Planning Board of the Town of New Windsor ultimately will declare itself lead agency in regard to the proposed construction by the applicant.
- 9. The Zoning Board of Appeals of the Town of New Windsor has reviewed the short environmental assessment form prepared by the applicant and has heard no one speak in opposition to the proposal at the granting of this request to extend or remodel a structure used for a nonconforming use, and will not result in any significant adverse environmental impact, and consequently has made a negative declaration under SEQRA for the request to extend or remodel a structure used for a nonconforming use.
- 10. Based upon the evidence presented, and the Board's familiarity with the applicant's property and the surrounding are, it is the finding of this Board that the applicant's proposal to extend or remodel a structure used for a nonconforming use is a request for an extension not exceeding 30% of its ground floor area existing at the time of the construction or use of the structure, pursuant to the previously granted use variance, and it is the further finding of this Board that:
 - (a) Practical difficulties prevail in operating the premises or structures in the presently existing nonconforming manner and that the proposed extension or remodeling would constitute reasonable adjustment of the existing nonconforming use, since the applicant stated that he would have to relocate his business to another site if the

proposed extension or remodeling was not permitted. The proposed extension will not have a deleterious effect on the neighborhood of the existing nonconforming use since it will reduce industrial emissions and have little or no deleterious effect on traffic safety, nuisance characteristics, manner of operation, total ground area covered by the structure, and the appearance and condition of the premises. The proposed extension or remodeling will not be more incompatible with or adversely alter the model and character of the neighborhood and neighborhood structures, nor prejudice the value of adjoining properties, since the same will not be readily visible from adjoining properties. Adequate or on-site parking and loading space will be provided for all potential users, since not all available parking is being used at the present time. The proposed extension or remodeling will not unduly restrict fire and police protection of the premises and of surrounding properties, in the light of the approval of the proposal by Robert F. Rodgers, CCA, Fire Inspector. 11. It is the further finding of this Board that the applicant has made a sufficient showing of practical difficulty and entitle him to the grantiny of the requested area variances. 12. The applicant has shown significant economic injury from the application of the bulk requirements to the subject property since the applicant would be required to relocate the business to another site in order to install the spray booth if the requested variances were denied. Since the installation of the spray booth benefits the environment, and may be required in the future, it would be uneconomic to continue operation at the site without such a spray booth only to relocate to a new site in the future then the requirement is imposed. The applicant has also shown that the spray booth cannot be located on the lot without some bulk variances, and that larger variances would be required if the booth were located in any alternate locations. The requested variances are not substantial in relation to the required bulk regulations since the property previously has been granted a use variance for operation of an auto body shop and the requested extensions or remodeling of the present structure constitutes a reasonable adjustment of the applicant's right to continue to make use of the property for the existing nonconforming use. The requested variances will not result in substantial detriment to adjoining properties or change the character of the

neighborhood.

- 16. The requested variances will produce no effect on the population density or governmental facilities.
- 17. There is no other feasible method available to applicant which can produce the necessary results other than the variance procedure.

NOW, THEREFORE, BE IT

RESOLVED, that the Zoning Board of Appeals of the Town of New Windsor approves the extension or remodeling of the applicant's structure used for a nonconforming use, and in addition GRANTS (1) 23,604 s.f. lot area; (2) 50 ft. lot width and (3) 18.4 ft. side yard variances sought by applicant in accordance with plans filed with the Building Inspector and presented at the public hearing.

BE IT FURTHER,

RESOLVED, that the Secretary of the Zoning Board of Appeals of the Town of New Windsor transmit a copy of this decision to the Town Clerk, Town Planning Board and applicant.

Dated: July 22, 1991.

Sulminan Chairman

TRADE AUTO:

William Hildreth, L.S. of Grevas and Hildreth came before the Board representing this proposal.

BY MR. FENWICK: This is a request for area variances. Number one, 23,604 square feet lot area. Number two, 50 foot lot width and number three, 18.4 foot side yard to expand spray paint shop on Walsh Road in PI zone.

BY MR. HILDRETH: Also the applicant, Mr. Glynn, and Mr. Low are here also. The first items are the requested items from the previous meeting, title policy and deed. I have three pictures. They are numbered one, two and three. And if you can see the numbers there, I don't know how well they came out. This is number one here, standing across the street. Number three here and number two looking at the back where the addition is going to go. I'm not a professional photographer, please forgive the noncentered aspects of the pictures.

BY MS. BARNHART: I sent out on June 13, 1991, I sent 38 addressed envelopes out and that was how many was on the list.

BY MR. HILDRETH: I had one return came back yesterday undelivered. There's always one.

BY MR. LUCIA: Mr. Hildreth, your title policy refers to a couple of easements. I assume although it doesn't state, they're utility easements?

BY MR. HILDRETH: They were not part of that.

BY MR. LUCIA: Is there anything to your knowledge if this Board votes to grant you the variance, that would prevent you based on the record title from constructing a building that you propose here?

BY MR. HILDRETH: None to my knowledge. As you said one of them may have been utilities. This is a service wire coming from a pole across the street. It only services these buildings. It's not like it serves another one, but maybe there was something on that and that's it. There's nothing else, no easements on the property.

BY MR. HILDRETH: This application before the Board is for a group of area variances, it's for the construction of a spray paint booth which would be an addition to an existing garage. This is a currently an existing nonconforming use. Which was granted a variance in 1967, with no bulk restrictions or no bulk tables assigned to it. Which is why the Planning Board referred it here. The square footage, 760 square feet, is less than 30 percent expansion, which would be allowed if it were conforming use, so it falls under the 30 percent there. So what we're asking for is variances for lot area, since the lot was nonconforming in area to begin with and we're increasing the building coverage. Side yards, total side yard is decreasing because of the construction, so we're asking for the variance there. The nearest building corner, the variance we need, we're not increasing or we're not making it any worse, but since it's there and it's nonconforming, that's part of the variance. What was the third one, on lot The lot width is only 100 feet. We require 50 feet so we need a 50 foot variance there. are it, bulk items only. The practical difficulty that they currently spray inside the existing building and this new unit that they are using is a self contained, would that be the best way to explain it?

BY MR. ART GLYNN: My name is Art Glynn, I'm one of the owners of the building there. What we are asking to do is to put a structure up to contain a commercially built spray booth, which Bill has a picture of there. They can pass that around. This unit that we are going to put inside the addition has its own heat and air makeup exchanger unit with it so we just want to house it, to keep the weather off it is all. It's not a unit that can stand outside and withstand the weather.

BY MR. FENWICK: Has been reviewed by the fire department. Do you know?

BY MR. HILDRETH: I don't know if it's been initialed as it were. The Planning Board has seen it. I believe that they refer copies. I don't know what the end result is. Bearing that the Planning Board, you know, happy with it when they sent it here but they knew that it had to go through the various procedures.

RETAKE OF PREVIOUS DOCUMENT

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BY MR. TORLEY: And we have a signed plan someplace from the Planning Board?

BY MR. HILDRETH: This has to go back for their approval. We are here for the variance in order to get the Planning Board approval.

BY MR. TORLEY: We just want to make sure that we're looking at the same map.

BY MR. HILDRETH: That's what the Planning Board is looking at, yes, this is the one that was referred by the Planning Board back in March or April.

BY MR. FENWICK: Do we know if we got an initialed or signed copy?

BY MR. HILDRETH: You get them, I don't get them. I have in my file the sheet that Mike filled out, this one, but as far as an initialed plan --

BY Mr. TORLEY: The reason we do this is to make sure

BY MR. FENWICK: We do have a signed copy.

BY MR. LUCIA: Just a referral by Carl or Mark. I noticed the file doesn't have a signed application. Maybe we can have you or the owners sign one of them. And also page two of the short form EAF, either doesn't exist or wasn't copied. We could use that also.

BY MR. HILDRETH: You have got my file copy, wait just a second. The day I sat in your office, I had copies and I bet a kept the one that I wanted to give to you. I don't believe that. I don't see another one here. All right, we can have them sign it tonight. He's got to sign, that's it. You guys can fill out the dates and everything else.

BY MR. LUCIA: Here's a short form EAF, he can complete the back of that also.

BY MR. HILDRETH: There's nothing we have to do on the back, so what we'll do is have him sign this and substitute. I apologize for the delay in that regard. Shall I recap for the record?

BY MR. FENWICK: Yes.

BY MR. HILDRETH: This application before the Board is for a group of area variances, it's for the construction of a spray paint booth which would be an addition to an existing garage. This is a currently an existing nonconforming use. Which was granted a variance in 1967, with no bulk restrictions or no bulk tables assigned to it. Which is why the Planning Board referred it here. The square footage, 760 square feet, is less than 30 percent expansion, which would be allowed if it were conforming use, so it falls under the 30 percent there. So what we're asking for is variances for lot area, since the lot was nonconforming in area to begin with and we're increasing the building coverage. Side yards, total side yard is decreasing because of the construction, so we're asking for the variance there. The nearest building corner, the variance we need, we're not increasing or we're not making it any worse, but since it's there and it's nonconforming, that's part of the variance. What was the third one, on lot The lot width is only 100 feet. We require 50 feet so we need a 50 foot variance there. are it, bulk items only. The practical difficulty that they currently spray inside the existing building and this new unit that they are using is a self contained, would that be the best way to explain it?

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BY MR. FENWICK: Has been reviewed by the fire department. Do you know?

BY MR. HILDRETH: I don't know if it's been initialed as it were. The Planning Board has seen it. I believe that they refer copies. I don't know what the end result is. Bearing that the Planning Board, you know, happy with it when they sent it here but they knew that it had to go through the various procedures.

BY MR. GLYNN: We are currently spraying in an approved spray booth, which was built when the building was built which comes down to a block outlet on our building with no heat that we just draw the heat from the building to heat up the booth to paint the cars. The unit that we're purchasing is a U.L. approved and does contain a sprinkler system in it, so it's --

BY MR. FENWICK: The only concern I had was how much closer to the side yard, usually something that the fire marshall usually addresses access to the rear of the building and makes sure that they can get out.

BY MR. HILDRETH: Even though we are coming closer to the side yard, the distance that remains exceeds the minimum side yard of 15 feet for one side for this particular bulk table away, that was assigned to this nonconforming use.

BY MR. TORLEY: 18 feet, there's plenty to get a truck back there?

BY MR. HILDRETH: Yes, they have applied the 15 40 side yard and we are leaving over, a little over 18.

BY MR. FENWICK: This is filtered fumes or filtered to the outside?

BY MR. GLYNN: Air filter coming in and air filter coming out.

BY MR. FENWICK: One of the concerns that happened over there before was let's say across the street down the way and they were painting and the fumes were driving the people crazy and --

BY MR. GLYNN: In an effort we're pretty much in touch with the regulations, we're in the auto body association with what's coming down in probably another year with the DEC, it's going to be a mandated requirement of all body shops to maintain and have an operating spray booth for air being discharged, that it's filtered. In an effort to get a jump on things, we had an opportunity last August to purchase a one year old spray booth because they are about \$50,000. We got a good buy. We went ahead and purchased it and now of course would like to get it up and operating.

BY MR. TORLEY: This actually will decrease any industrial emission from the site?

BY MR. GLYNN: Absolutely.

BY MR. FINNEGAN: No smell, where's the excess gases off the paint? Where's that being filtered to?

BY MR. GLYNN: It's filtered, it's a fiberglass type filter system that it's a mesh that, so that actual solid particles cling to that. There's going to be some residual vapor, which is impossible at that point unless you go to California emissions. California emissions require after burners which is something down the pike, may be required which is something that can be added to the booth which burns remaining emission.

BY MR. TORLEY: Having the spray booth in place will be a benefit for the public health?

BY MR. GLYNN: Absolutely, and it will benefit my painters.

BY MR. FINNEGAN: Is it similar to Econo?

BY MR. GLYNN: Exactly, Michael Biggs has one, Econo has one.

BY MR. HILDRETH: Other than outlining those variances and stating that the practical difficulty is there, there's no other place to put this except here that would -- any other -- let me back up and say it this way. Any other position would demand greater variance because of the existing conditions of the lot. A variance is required and that's the least impact.

BY MR. FENWICK: Photo number two, that's the back looking at, that's where that car is tipped up in the front?

BY MR. HILDRETH: Right. What I wish I had done was face the camera a little farther to the right and caught it back here because what he's got is a through and through door where he can prep the doors and come right out and zip them right into here. That's another thing that adds to the position here. It's good for circulation in terms of taking the cars

from preparation and putting them right in the paint booth.

BY MR. FENWICK: That was the only question I had. They are going to go take a look at that at the Planning Board, I'm sure, anyway.

BY MR. HILDRETH: That's why I would like it back.

BY MR. FENWICK: Before we proceed any further we have been notified by the Orange County Department of Planning and Development through careful scrutiny and really intensive search into the site they said there's no significant community or countywide concerns to bring to your attention and it's listed for local determination. And it's signed by somebody's name I can't read. I had a tough time reading that with a straight face. Anything else?

BY MR. HILDRETH: That's all I have.

BY MR. FENWICK: I'll, for the record, there's no one here in the public in reference to this case. At this time, I'll close the public hearing.

BY MR. LUCIA: Just couple other questions I'd like to ask Bill, if I can. Could you just quickly explain to the Board the significant economic injury the applicant would suffer from stringent application of the ordinance to this lot? How he would be affected economically.

BY MR. HILDRETH: He'd have to relocate his business.

BY MR. LUCIA: Okay, there's no physical way to put this paint booth on the lot without a variance, is that correct?

BY MR. HILDRETH: That's correct.

BY MR. LUCIA: And could he not operate this business without a paint booth to meet environmental standards, is that correct?

BY MR. HILDRETH: The environmental standards at this point as I understand it aren't an issue, but he's got a better feel and apparently they may become shortly some would have had to do it eventually and it's either a choice of asking for the variance or moving the business.

BY MR. LUCIA: In addition to the area variances, I take it this is an application under 4824B3 for an extension or remodeling of a nonconforming use, not to exceed 30 percent of the ground floor area existing at the time of the previously granted or previously granted variance. We have already touched on practical difficulties. Is it the applicant's position if the variance is granted, that constitutes a reasonable adjustment of the existing nonconforming use based on the significant economic injury?

BY MR. HILDRETH: Absolutely.

BY MR. LUCIA: Will this have deleterious effect on the neighborhood of the existing nonconforming use?

BY MR. HILDRETH: As a matter of fact, as we just stated, it will be a positive effect due to the improvement of the --

BY MR. LUCIA: Be less of a nuisance?

BY MR. HILDRETH: I was going to say yes, I was going to use the word --

BY MR. TORLEY: Reduces industrial emissions.

BY MR. HILDRETH: I was going to say effluent, but we're not talking about sewage.

BY MR. LUCIA: This will not be any more incompatible with the neighborhood than the use is presently?

BY MR. HILDRETH: It will not, because it's behind the building. I don't think, as you drive by, you're going to know it's there, and there's nothing else around here off site that can see that building.

BY MR. LUCIA: You do not anticipate it would prejudice the value of adjoining properties?

BY MR. HILDRETH: No, I do not.

BY MR. LUCIA: Does this affect the adequacy of on site parking and loading space for all users of the property?

BY MR. HILDRETH: He utilizes the entire space, as it is for parking. There's no parking requirements that

I'm aware of. The Planning Board, you know, didn't specify and I don't think there is. Obviously, he's willing to give up 760 square feet, as you can see by the pictures. There's only one car there anyway at the time.

BY MR. LUCIA: He's not using that for parking or loading?

BY MR. HILDRETH: No.

BY MR. LUCIA: And does this proposed extension or remodeling unduly restrict fire and police protection of the premises and the surrounding properties?

BY MR. HILDRETH: Not to my knowledge.

BY MR. LUCIA: This becomes like a site plan approval because of the way the ordinance is worded. That's the reason we touched on some issues we don't usually touch on, thank you, Mr. Hildreth.

BY MR. HILDRETH: You're welcome.

BY MR. FENWICK: Also, these questions make it easier one way or the other because there's another way which is, you know, not getting the variance, but we have to write it, it has to be written in a normal decision like this here which becomes law for your piece of property.

BY MR. HILDRETH: I realize that the question and answers are all going to be part of the decision.

BY MR. FENWICK: So if there's no more comments from the members of the Board, any more comments from the audience or the owners of the property? At this time, I'll close the public hearing and I will ask for a motion to grant the variance.

BY MR. TANNER: I'll make a motion we grant the variance on this piece of property as shown on the drawing.

BY MR. FINNEGAN: I'll second it.

ROLL CALL:

Torley: Aye.

Finnegan: Aye.

Tanner: Aye.

Fenwick: Aye.

PRELIMINARY MEETING: TRADE AUTO

MR. KONKOL: This is referred by the Planning Board. Request for expansion of pre-existing nonconforming use on Walsh Road to expand to spray paint shop in PI zone.

Mr. William Hildreth, P.E. of Grevas & Hildreth came before the Board representing this proposal.

MR. KONKOL: For the record, would you state your name and what your position is in this matter?

MR. HILDRETH: My name is William Hildreth and I am the Vice President in the firm of Grevas & Hildreth and I represent Mr. Glynn who is the owner of Trade Auto.

MR. KONKOL: Tell the Board what your intentions here are tonight.

MR. HILDRETH: If I may pass around a couple plans here first if that's useful. The body shop is right next to Mid-Hudson Oxygen. This property was granted a use variance in 1967. I have a copy of it here that I'll submit. In granting that variance, the Zoning Board of Appeals at the time did not impose any bulk regulations. They just granted the use of the property that use at the time. It's still the same use. What this is is just an expansion because he wants to put a spray booth on. However, the Planning Board had to refer to the Zoning Board of Appeals for bulk variance. Well, they didn't know what bulks to apply because it's in a residential zone and it's a commercial use. So, that's why I'm here to discuss that and set it up for a public hearing if the Board so desires.

MR. KONKOL: Explain Andv's letter please Dan.

MR. LUCIA: Andy wrote a fairly lengthy letter and aside from the change in the law which he recommends, the situation the applicant finds himself in is that he's presenting an application that has the typical existing dimensions on it and what he's proposing but he's not sure what to do for the requirements and Andy proposes and I agree with him that he has to show whatever is mandated by the zone at oresent. Normally, the Zoning Board of Appeals in granting a variance would not set specific bulk tables. You would just grant a variance for the use which is what they have done. I understand this is under 30%, so

he's going--

MR. HILDRETH: That's correct.

MR. LUCIA: This application is not really a use variance, it's under Section 48-24B3 of the code which is the provision regarding extension of non-conforming use, not exceeding 30% and the Zoning Board of Appeals can grant that upon a finding of practical difficulty so it's treated even though it has to do with use, it's treated really as an area variance. But, I think probably we should have the map amended at least to show what the, it's presently zoned for since those still are the bulk requirements for the zone and grant the variance up to 30% based on the section.

MR. HILDRETH: Problem is I see it in that zone there are like 11 or 14 different uses.

MR. LUCIA: None of which are close.

MR. HILDRETH: Not only that, some of them have different bulks.

MR. LUCIA: Mike, do you have a feeling for what's the closest use to this just have him indicate something for required on his map?

MR. BABCOCK: No. Like Bill says, it's a wide variety there.

MR. HILDRETH: Pick one, you know, that's all I got to do is just have something to apply against.

MR. BABCOCK: Depending on which one you pick, it's going to change the amount of percentage of variance that you need.

MR. TORLEY: This is an R-4?

MR. NUGENT: No, PI.

MR. PETRO: Is the spray booth already in the building?

MR. HILDRETH: No, not--well, I wish he was here, I think he does spray work but he wants to confine it. It's a package deal that he needs that square footage to enclose it in. It's got an air filtration system, it's state of the art. I wish he was here. I can't speak to the spray booth.

MR. TORLEY: Which bulk table are we giving the side yard variance from?

MR. BABCOCK: Possibly we can look at the plan and this is definitely for the Board's review but the side yards right now is 33 foot 6 inches. In my opinion, since it was granted a variance and it's been there since 1967, that would be a legal standard. So, possibly he's looking for the difference between that and what he's encroaching. You know you have a nonconforming use of 33 foot 6 inches. You can maintain the 33 foot 6 inches but you can't get closer so there's a possibility that he needs relief between the difference of 33'6" and 18'1" and then also if he gives us the dimensions of the back yard setback of the existing building, the difference between that and the 48'3"--

MR. LUCIA: That's entirely logical, the circle we go around in all the time is that this Board's feeling has always been that it remains in the zone that it's in regardless of the useage so while I appreciate your position and I understand why we can use that as a standard, I think in other applications, this Board has, they seem to like to stick with whatever the requirements of the or the bulk tables are within the zone. I'll leave it up to the Board.

MR. NUGENT: There's nothing that's close. Is that what we are having a problem with? There's nothing that's close to a body shop.

MR. LUCIA: Not in a PI, really.

MR. HILDRETH: That's why they need the use variance.

MR. BABCOCK: He's going to need an area variance and if you use any one of the requirements in the PI zone, I think I would be easy so that he's going to need a variance from every standard that is set in there.

MR. HILDRETH: Square footage, lot width, the whole shabang.

MR. BABCOCK: Lot width, front yard, rear yard.

MR. LUCIA: The smallest lot area would be 40,000 square feet and runs on up to 25 acres so he's not going to be close under anything.

MR. KONKOL: He's going to have to come back at another preliminary with the specifics.

MR. NUGENT: Exactly what he's asking for.

MR. HILDRETH: I was hoping to--

MR. KONKOL: We are not going to pass this around tonight and try to say what you need. You're going to have to get with the Building Inspector and find out what you need and come back.

MR. NUGENT: We should give him some direction as to what part of the bulk table to go.

MR. KONKOL: PI.

MR. NUGENT: Eleven (11) things.

MR. TORLEY: They range from 15 side vard to 100, 200 side yard depending on which line.

MR. KONKOL: Can you help us in that situation?

MR. LUCIA: It's just going to be a matter of a guess as to the use. Certainly, there are businesses which combined with office space I presume he's got an office in there besides the business now, really it's a shotgun type thing.

MR. TORLEY: Try 15. Since this is basically a paint shop, maybe close, the closest one.

MR. BABCOCK: Do we have to consider this a nonconforming use in light that it wasn't there before zoning?

MR. LUCIA: It's nonconforming to the present zoning, regardless of how it got to be that way. In this case, it's a legal use because of a previously granted variance but it's still doesn't conform to what that zone now requires for uses so we really are bound to the position Andy takes and I agree with him.

MR. HILDRETH: Comes down to requesting bulk variances.

MR. BABCOCK: The way I read it is that it has to exist on the effective local date of the local code which is '66. This didn't exist until '67 so it's a year later than what the code really says but it's nonconforming, doesn't belong there.

MR. LUCIA: Right but it is nonconforming by virtue of a variance rather than pre-existing code.

MR. BABCOCK: Okay.

MR. LUCIA: Fifteen (15) is as good a choice as any.

MR. HILDRETH: Okay, that's really what I came for tonight. I'm prepared to bring a plan back with that bulk table on it showing the amounts of variance I need. Would that still require another preliminary?

MR. KONKOL: Yes because you're going to have to come back with figures because it's been the experience of this Board not to have it hashed out the night of the public hearing.

MR. LUCIA: You might also check against the 30% now that you have specific standards if that bulk bumps you over, you're asking for a use variance instead.

MR. HILDRETH: It's less than 30% of the current building size that's why I thought it was less than 30% expansion so that would be true no matter what.

MR. LUCIA: You're right, okay.

MR. TORLEY: What about developmental coverage? Do you have a problem with that?

MR. HILDRETH: Depending on what the lines are on that.

MR. TORLEY: It's a paved lot, looks like it's 190%.

MR. HILDRETH: I can crunch those numbers later. I didn't mean to take up your time.

MR. TORLEY: I just thought something else vou might want to bear in mind.

MR. BABCOCK: It's very simple. We'll just but what he's required, what he has and what variance he needs and we'll use 15.

MR. HILDRETH: Okav, line 15. Mike, I'll get together with you just to make sure I have done the right numbers.

MR. BABCOCK: And I'll send a new set of this to Pat and I don't see why you can't be on the next agenda.

MR. TANNER: I move we table this.

MR. FINNEGAN: I'll second it.

ROLL CALL:

Mr.	Torley	Aye
Mr.	Finnegan	Aye
Mr.	Petro	Aye
Mr.	Konkol	Aye
Mr.	Tanner	Aye
Mr.	Nugent	Aye

ZONING BOARD OF APPEALS February 25, 1991

AGENDA:

7:30 p.m. - ROLL CALL

Motion to accept minutes of 1/14/91 and 1/28/91 as written.

SE PI ZOVEPRELIMINARY MEETING:

expansion of pre-existing non-conforming use on Walsh Road to expand to spray paint shop in PI zone. Present: William of FOR Hildreth, P. E. and Art Glynn.

BUCHEARING. AUGUST ASSOCS. - Request for 184.50 s.f sign variance to be located at intersection of Temple Hill Rd./ Union Avenue (Rent All Center) in a PI zone. Present: Mr. Eugene Lois.

PUBLIC HEARINGS:

3. LUGO, PEDRO - Request for use and (1) 29,208 s.f. lot area, (2) 80 ft. lot width, (3) 18 ft. side yard and (4) 18.6 ft. building height variances to construct single family residential dwelling in PI zone.

- in front portion of property Sec. 48-14(4) Supplemental Yard Regs. for property located on Shore Drive in R-4 zone.
- ficue 0 5. EVANS, JOHN S. Request for use variance to construct a commercial building in an R-4 zone and (1) 5,000 s.f. lot area, (2) 8 ft. sideyard, (3) 35 ft. rear yard, (4) 1,000 s.f. minimum livable area and (5) 65% developmental coverage. Present: William Hildreth, P.E.

FORMAL DECISION: (1) BABCOCK

PAT - 565-8550 (O) 562-7107 (H) ZONING BOARD OF APPEALS REGULAR SESSION

MARCH 11, 1991

REVISED AGENDA:

Motion to adopt minutes of 2/25/91 meeting if available.

PRELIMINARY MEETING:

ET UP FOR RAMOS, DAVID - Request for 8 ft. sideyard variance to bic. construct a garage addition to residential dwelling located at 85 Keats Drive in an R-4 zone.

ET UP FOR 2. TRADE AUTO - Second Preliminary - Referred by Planning Board.

Blic Request for expansion of pre-existing non-conforming use on Walsh

Road to expand to spray paint shop in PI zone. William Hildreth,

L. S. and Art Glynn.

PUBLIC HEARING:

EAO AGENSY LUGO, PEDRO - Request for use and (1) 29,208 s.f. lot area,

εδ δες (2) 80 ft. lot width, (3) 18 ft. side yard and (4) 18.6 ft.

ρρεουΕδ building height variances to construct single family residential dwelling in PI zone.

FORMAL DECISIONS:

(1) BABCOCK APPROVED

(2) MANS_

(4) PAIGE - TELEPHONE VOTE TAKEN PREVIOUSLY -APPROVED

Note: Concerning Tri-Fam application for mining permit, kindly return all paperwork distributed to you before the last meeting through Dan Bloom's office. Thank you.

PAT 565-8550 (O) 562-7107 (H)

OFFICE OF THE PLANNING BOARD - TOWN OF NEW WINDSOR ORANGE COUNTY, NY

NOTICE OF DISAPPROVAL OF SITE PLAN OR SUBDIVISION APPLICATION

PLANNING BOARD FILE NUMBER: 90-47	DATE: 25 Jan., 199
APPLICANT: ART Glynn	Revised 3/5/91
68 Walsh Ave.	SET UP FOR PUBLIC HEA
New Windsor, N.Y.	SET UP FOR PUBLIC HER
PLEASE TAKE NOTICE THAT YOUR APPLICATION DATE	red 26 Oct 1990
FOR (SUBDIVISION - SITE PLAN)	
LOCATED AT Northeast Side Walsh Rd.	
ZON	IE PI
DESCRIPTION OF EXISTING SITE: SEC: 9 BLOCK	K:_/_LOT:_60
See Attached letter-Memo From P.	B. Attorney
IS DISAPPROVED ON THE FOLLOWING GROUNDS:	
Carl S	21.1.
	CALUIA)

PLANNING BOARD CHAIRMAN MB/ mx

REQUIREMENTS		PROPOSED OR AVAILABLE	VARIANCE REQUEST
zone PT use	A 15		
MIN. LOT AREA	40,000	16,396	23,604
MIN. LOT WIDTH	150	100	50
REQ'D FRONT YD	50	51.36 EXT.	
REQ'D SIDE YD.	15	3.5	
REQ'D TOTAL SIDE YD.	40	21.6	18.4
REQ'D REAR YD.	20	48.3	
REQ'D FRONTAGE	NA		
MAX. BLDG. HT.	· ·	0.12	
FLOOR AREA RATIO	.60	24	
MIN. LIVABLE AREA	N/A		
DEV. COVERAGE	N/A_%	%	
O/S PARKING SPACES			
ADDITONNO TO TO DIEN	2F CONTACT THE	ZONING BOADD SECT	D ምጣአ DV አጥ•

APPLICANT IS TO PLEASE CONTACT THE ZONING BOARD SECRETARY AT: (914-565-8550) TO MAKE AN APPOINTMENT WITH THE ZONING BOARD OF APPEALS.

CC: Z.B.A., APPLICANT, P.B. ENGINEER, P.B. FILE

ANDREW S. KRIEGER

ATTORNEY AT LAW

219 QUASSAICK AVENUE

SQUIRE SHOPPING CENTER, SUITE 3

NEW WINDSOR, NEW YORK 12553

(914) 562-2333

December 5, 1990

MEMORANDUM

TO: Hon. Carl Scheifer and Planning Board Members

FROM: Andrew S. Krieger, Esq. Planning Board Attorney

SUBJECT: Trade Auto and Mid Hudson Air Products Site Plans

At the November 28, 1990 meeting of the Planning Board, the Planning Board asked me to research and render an opinion with respect to the above referenced site plans.

Pursuant to that request, I have addressed 3 questions.

- 1. Where a previous use variance has been granted and no new Bulk Tables were specified by the ZBA at the time the variance was granted and the applicant now seeks site plan approval to expand that varied use, what Bulk Tables should be shown on the site plan?
- 2. Under those circumstances, does an applicant need a further variance from the ZBA for the expansion?
- 3. What Bulk Tables are to be used and is a variance required where the existing use is a pre-existing non-conforming use?

With respect to both applications, it appears that the site plan map should contain Bulk Tables showing the requirements for that zone as it exists then showing the existing conditions with a note indicating that these conditions exist pursuant to either a variance with its date of approval or to a pre-existing non-confirming use. Lastly, the Bulk Tables should show the proposed conditions. All three items should be shown on the Bulk Tables with the appropriate note.

With respect to the necessity for ZBA approval, it appears that in both cases the sites and buildings in question are covered under sections 48-24 and 48-25 of the New Windsor Code. A review of those sections shows that no distinction has been made between buildings or uses that are non-conforming by reason of a variance and buildings and uses that are non-conforming by reason of pre-existing status. In both cases the buildings and uses are in fact non-conforming. The reasons why such non-conforming uses or buildings are permitted are immaterial. For that matter, it is immaterial whether they are permitted or not. What is material is simply the fact that for whatever reason they are non-conforming uses and/or buildings.

With respect to the non-conforming use status of each application, section 48-24 (B) (3) provides that if those uses are to be continued, the structure or building devoted to that use may be extended by not more than thirty (30%) percent. This would apply to both applications.

As that section is written, however, it appears to require approval of the Zoning Board of Appeals for any such expansion. Further, certain criteria are set down for the action of the Zoning Board of Appeals in approving that expansion. These criteria are set forth in (a) through (e) of the Law. The references to the ZBA are contained in sub-paragraph (b) and in the first paragraph of (3) itself.

With respect to the buildings themselves, section 48-25 B. allows for enlargement of a non-conforming building without limitation but places the provision that such "enlargement may not...increase the degree of...any...non-conformity". Since both applications appear to propose to decrease the set backs and lot area coverage, it appears that both applications would, if granted, increase that "non-conformity" thus ruling out the use of that section in these cases.

In reviewing section 48-24, it seems that the intentions of the Town Board in enacting this law, and the safe-guarding of the community might be best served by an amendment to that law. With respect to section 48-24(B)(3), I suggest that all references to the "Board of Appeals" should be deleted and that a new sub-section (f) be added requiring that any such expansion of a non-conforming use require site plan approval of the Planning Board and authorizing that Planning Board specifically to consider the items ennumerated in the statute and further authorizing the Planning Board to disapprove a site plan which fails to satisfy any of these

items or to attach such conditions or make such requirements as it deems necessary for the site plan to comply. With respect to the change of any non-conforming use as set forth in sections B (1) and (2) I suggest that those matters properly remain within the jurisdiction of the ZBA. Once a non-conforming use has been approve, however, it seems that the criteria set forth in sub-section (3) are criteria best addressed by the Planning Board in the site plan approval process and that in that case requiring an additional application to the ZBA is wasteful of time, effort, expense and governmental resources and provides no additional protection to the community.

As the law presently exists, however, it appears that a ZBA application will be necessary.

If you have any questions concerning the above, please do not hesitate to contact the undersigned.

Respectfully submitted,

ANDREW S. KRIEGER, ESQ. Planning Board Attorney

cc: Mark Edsall, P.E. Elias D. Grevas, L.S.

TOWN OF NEW WINDSOR

PLANNING BOARD

DECEMBER 12, 1990

MEMBERS PRESENT: CARL SCHIEFER, CHAIRMAN

HENRY VAN LEEUWEN

JOHN PAGANO
DAN MC CARVILLE
VINCE SOUKUP
CARMEN DUBALDI
RON LANDER

ALSO PRESENT: MICHAEL BABCOCK, BUILDING INSPECTOR

MARK EDSALL, P.E., PLANNING BOARD ENGINEER ANDREW KRIEGER, ESO., PLANNING BOARD ATTY.

MR. SCHIEFER: I'd like to call the recular meeting of the Town of New Windsor Planning Board to order.

MR. SOUKUP: I'll make a motion to accept the November 14th, 1990 minutes.

MR. LANDER: I will second it.

ROLL CALL:

Mr. McCarville Ave
Mr. VanLeeuwen Aye
Mr. Pagano Aye
Mr. Soukup Aye
Mr. Lander Aye
Mr. Dubaldi Abstain
Mr. Schiefer Aye

TRADE AUTO SITE PLAN (ZBA REFERRAL) - (90-47) WALSH AVENUE

Mr. William Hildreth of Grevas & Hildreth came before the Board representing this proposal.

MR. HILDRETH: This was here at the last meeting and there was some discussion about what to call this because of the zoning question. It has a variance for a use but that variance did not imply any bulk restrictions and since we didn't have a place to pigeon hole it, we don't know what bulks to compare it with. Mr. Krieger has written a letter that I believe went to Mr. Chairman. Did you get a chance to read this or--

MR. SCHIEFER: No, I am just looking at it right now.

MR. SOUKUP: Read it to the Board since none of us have a copy.

MR. KRIEGER: I can summarize it.

MR. SCHIEFER: It's five pages.

MR. SOUKUP: I apologize, it's in the package, excuse me. I'll review it, that's okav.

MR. VAN LEEUWEN: Where is this piece of property?

MR. HILDRETH: It's on Walsh Road.

MR. VAN LECUWEN: Who owns it?

MR. HILDRETH: Art Glenn (phonetic), it's Trade Auto. it's an auto body.

APPLICANT: It was J & S Auto Body.

MR. HILDRETH: Plageno (phonetic) used to own it right next to Mid Hudson Oxygen. What he wants to do is out a spray booth in the back, 760 square foot addition.

MR. PAGANO: It's an addition?

MR. HILDRETH: Yes.

MR. VAN LEEUWEN: Does he have enough setbacks?

MR. HILDRETH: That is the whole thing, we don't know what to apply it to because there's nothing in the zoning that permits the use because--

MR. PAGANO: Do you meet all the regulations, the building itself?

MR. HILDRETH: What regulations, all I have shown here is what is on the site because I don't know what to apply it to because it's not permitted in that zone. We have a variance for use but the Zoning Board back in 1967 or '68 didn't apply any bulks at that time.

MR. KRIEGER: They often don't.

MR. HILDRETH: Rarely do they.

MR. SCHIEFER: Do we have to go back to the Zoning Board of Appeals on this?

MR. KRIEGER: Yes.

MR. VAN LEEUWEN: Let's turn it down and go to the Zoning Board of Appeals.

MR. KRIEGER: My opinion covered three points. Number one, use the tables in a situation like this and I don't care whether it's a variance, you have a similar one that is a pre-existing nonconforming use. My first opinion is that it doesn't matter for the purposes I am going to describe it applies to both. It applies to each. Number one, the bulk tables should have three entries in it as opposed to the usual two. What is permitted in the zone, what exists with a note on the map as to why it exists that way and what is proposed so all he's got to do is add to there what is in the zone.

MR. VAN LEEUWEN: We can't approve it the way it is, its got to go to the Zoning Board of Appeals.

MR. KRIEGER: I didn't get to that part yet. That is question one. What table does he use. Question two, the 30% expansion rule that normally applies to variances you can go in and ask the Zoning Board of Appeals for permission to apply to expand up to 30% and it's a special, it's not a variance request, it's under that particular provision of the statute, I looked at the statute and it doesn't make any difference whether it is or isn't pre-existing nonconforming use. If it doesn't conform and you want to expand, you go to the Zoning Board of Appeals.

The third question, setbacks and so forth, when a Zoning Board approves a use particularly it savs you can put that building there and they don't apply any

bulk tables. Then what they are doing is they are saying we approve that building and that lot with those setbacks. If you are going to go change it, you have to come back to us and change it so he's got to go to the Zoning Board unfortunately I think it's kind of, it may be how should I say, unfortunately duplicative effort to go to the Zoning Board on something that the Planning Board has to pass site plan approval anyway but that's the way the law is currently written. Until and unless it's changed, that is the way it's got to go.

MR. VAN LEEUWEN: I make a motion to approve it subject.

MR. DUBALDI: I'll second it.

MR. SCHIEFER: Motion has been made and seconded to approve it.

ROLL CALL:

Mr.	McCarville -	NО
Mr.	VanLeeuwen	No
Mr.	Soukup	No
Mr.	Pagano	No
Mr.	Lander	No
Mr.	Dubaldi	No
Mr.	Schiefer	No

OFFICE OF THE PLANNING BOARD - TOWN OF NEW WINDSOR ORANGE COUNTY, NY

NOTICE	OF	DISAPPROVAL.	OF	STTE	DT.AN	OP	SUBDIVISION	APPLICATION
MOTICE	Or.	DISUEEYOAVU	OF	DITE	LTWI	UK	PODDIATOIN	APPLICATION

PLANNING BOARD FILE NUMBER: 90-47	DATE : DS JAN 199
APPLICANT: ART GLYNN	#1 28A 2-25-91
68 WALSH AVE	TO RETURN
NEW WINDSOR MY. 12553	
PLEASE TAKE NOTICE THAT YOUR APPLICAT	ION DATED 26 OCT 1990
FOR (SUPERIOR - SITE PLAN)	
LOCATED AT NURTHEAST SIDE L	VALSH RD.
	ZONE PI
description of existing site: sec: g	BLOCK: / LOT: 60
SEE ATTACHED LE	TTER-NEMO
FROM P-B ATTORNE	=Y
IS DISAPPROVED ON THE FOLLOWING GROUN	DS:
(HARE O
PL.	ANNING BOARD CHAIRMAN PARK JEDSALL PE, FOR

REQUIREMENTS		PROPOSED OR AVAILABLE	VARIANCE REQUEST
ZONE PI USE A	5		
MIN. LOT AREA			
MIN. LOT WIDTH	70%		
REQ'D FRONT YD			
REQ'D SIDE YD.			
REQ'D TOTAL SIDE YD.		7	
REQ'D REAR YD.		7	
REQ'D FRONTAGE		- 2	>
MAX. BLDG. HT.		7	
FLOOR AREA RATIO			7
MIN. LIVABLE AREA			1.
DEV. COVERAGE	&		
O/S PARKING SPACES			
APPLICANT IS TO PLEASE CON	TACT THE Z	ONING BOARD ST	ECRETARY AT:

APPLICANT IS TO PLEASE CONTACT THE ZONING BOARD SECRETARY AT (914-565-8550) TO MAKE AN APPOINTMENT WITH THE ZONING BOARD OF APPEALS.

CC: Z.B.A., APPLICANT, P.B. ENGINEER,



OFFICE OF THE PLANNING BOARD - TOWN OF NEW WINDSOR ORANGE COUNTY, NY

NOTICE OF DISAPPROVAL OF SITE PLAN OR SUBDIVISION APPLICATION

PLANNING BOARD FILE NUMBER:	DATE:
APPLICANT:	
PLEASE TAKE NOTICE THAT YOUR APPLICATION DATED_	
FOR (SUBDIVISION - SITE PLAN)	
LOCATED AT	
ZONE	
DESCRIPTION OF EXISTING SITE: SEC:BLOCK:	LOT:
	·
IS DISAPPROVED ON THE FOLLOWING GROUNDS:	
	· · · · · · · · · · · · · · · · · · ·

PLANNING BOARD CHAIRMAN

REQUIREMENTS		PROPOSED OR AVAILABLE	VARIANCE REQUEST
ZONE PI USE	A 15		
MIN. LOT AREA	40,000	16396	23604
MIN. LOT WIDTH	_150	100	50
REQ'D FRONT YD	50	51.36 EXT	
REQ'D SIDE YD.	1500	3,5	18.
REQ'D TOTAL SIDE YD.	40	21.6	18.4
REQ'D REAR YD.	_20_	48.3	
REQ'D FRONTAGE	NA		
MAX. BLDG. HT.			
FLOOR AREA RATIO	. 60	. 24	
MIN. LIVABLE AREA	NA		
DEV. COVERAGE	NA_%		
O/S PARKING SPACES	-		

APPLICANT IS TO PLEASE CONTACT THE ZONING BOARD SECRETARY AT: (914-565-8550) TO MAKE AN APPOINTMENT WITH THE ZONING BOARD OF APPEALS.

CC: Z.B.A., APPLICANT, P.B. ENGINEER, P.B. FILE

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11

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MR. HILDRETH: It's on Walsh Road.

MR. VAN LEEUWEN: Who owns it?

MR. HILDRETH: Art Glenn (phonetic), it's Trade Auto, it's an auto body.

APPLICANT: It was J & S Auto Bodv.

MR. HILDRETH: Plageno (phonetic) used to own it right next to Mid Hudson Oxygen. What he wants to do is put a spray booth in the back, 760 square foot addition.

MR. PAGANO: It's an addition?

MR. HILDRETH: Yes.

MR. VAN LEEUWEN: Does he have enough setbacks?

MR. HILDRETH: That is the whole thing, we don't know what to apply it to because there's nothing in the zoning that permits the use because--

MR. PAGANO: Do you meet all the regulations, the building itself?

MR. HILDRETH: What regulations, all I have shown here is what is on the site because I don't know what to apply it to because it's not permitted in that zone. We have a variance for use but the Zoning Board back in 1967 or '68 didn't apply any bulks at that time.

MR. KRIEGER: They often don't.

MR. HILDRETH: Rarely do they.

MR. SCHIEFER: Do we have to go back to the Zoning Board of Appeals on this?

MR. KRIEGER: Yes.

1

MR. VAN LEEUWEN: Let's turn it down and go to the Zoning Board of Appeals.

MR. KRIEGER: My opinion covered three points. Number one, use the tables in a situation like this and I don't care whether it's a variance, you have a similar one that is a pre-existing nonconforming use. My first opinion is that it doesn't matter for the purposes I am going to describe it applies to both. It applies to each. Number one, the bulk tables should have three entries in it as opposed to the usual two. What is permitted in the zone, what exists with a note on the map as to why it exists that way and what is proposed so all he's got to do is add to there what is in the zone.

MR. VAN LEEUWEN: We can't approve it the way it is, its got to go to the Zoning Board of Appeals.

MR. KRIEGER: I didn't get to that part yet. That is question one. What table does he use. Question two, the 30% expansion rule that normally applies to variances you can go in and ask the Zoning Board of Appeals for permission to apply to expand up to 30% and it's a special, it's not a variance request, it's under that particular provision of the statute, I looked at the statute and it doesn't make any difference whether it is or isn't pre-existing nonconforming use. If it doesn't conform and you want to expand, you go to the Zoning Board of Appeals.

The third question, setbacks and so forth, when a Zoning Board approves a use particularly it says you can put that building there and they don't apply any

bulk tables. Then what they are doing is they are saying we approve that building and that lot with those setbacks. If you are going to go change it, you have to come back to us and change it so he's got to go to the Zoning Board unfortunately I think it's kind of, it may be how should I say, unfortunately duplicative effort to go to the Zoning Board on something that the Planning Board has to pass site plan approval anyway but that's the way the law is currently written. Until and unless it's changed, that is the way it's got to go.

MR. VAN LEEUWEN: I make a motion to approve it subject.

MR. DUBALDI: I'll second it.

MR. SCHIEFER: Motion has been made and seconded to approve it.

ROLL CALL:

Mr.	McCarville	No
Mr.	VanLeeuwen	No
Mr.	Soukup	No
Mr.	Pagano	No
Mr.	Lander	No
Mr.	Dubaldi	No
Mr.	Schiefer	No

AUG 13 '91 09:58 TOWN OF



D=+

Louis Helmbach County Enculies fec d'opular

Department of Planning & Development 124 Main Street Gesten, New York 10724 (914) 274-£151

Peter Gerriene, Commissioner Richard S. DoTurk, Dopply Genmission

ORANGE COUNTY DEPARTMENT OF PLANNING & DEVELOPMENT 239 L, M or N Report

This proposed action is being reviewed as an aid in coordinating such action between and among governmental agencies by bringing pertinent inter-community and Countywide considerations to the attention of the wunicipal agency having jurisdiction.

Referred by Town of New Windsor	D P & D Reference No.N/T 18 91 M
	County I.D. No. 9 / 1 / 60
Applicant Art Clynn	
Proposed Action: Arga Variance - Bldg. Addition	
State, County, Inter-Municipal Resis for 23	9 Review
Comments: There are no significant inter-community or	
Related Reviews and Permits	
County Action: Local Determination XX	DisapprovedApproved
Approved subject to the following modificat	
sprange and	
	22/ 15/ 0
6/21/91	FY pentalement

90-47

Q773-9.1

Rev (

BUILDING INSPECTOR, PLANNING BOARD ENGINEER, FIRE INSPECTOR, SANITARY INSP. D.O.T., O.C.H., O.C.P., D.P.W., WATER, SEWER, HIGHWAY, REVIEW FORM:

The maps and plans for the Site Approval
Subdivisionas submitted by
Trevas Mibliet for the building or subdivision of
Trale auto has been
reviewed by me and is approved,
<u>cisapprov</u> ed
Tf disapproved, please list reason
Should not interfere with water source -
Call if location of service is needed
d and a second a second and a second and a second and a second and a second a second and a second a second and a second and a second a second a second a second a second and a second and a second a second a second a second a se
HIGHWAY SUPERINTENDENT
WATER SUPERINTENDENT
117.25.1
SANITARY SUPERINTENDENT
DATE

INTER OFFICE CORRESPONDENCE

TO: Town Planning Board

FROM: Town Fire Inspector

DATE: 30 July 1991

SUBJECT: Trade Auto Site Plan

PLANNING BOARD REFERENCE NUMBER: PB-90-47

DATED: 17 July 1991

FIRE PREVENTION REFERENCE NUMBER: FPS-91-057

A review of the above referenced subject site plan was conducted on 30 July 1991.

This site plan is acceptable.

PLANS DATED: 16 July 1991; Revision 2.

Robert F. Rodgers;

Fire Inspector

RFR:mr Att.

CC: M.E.

90- 47 Rev. 1

BUILDING INSPECTOR, PLANNING BOARD ENGINEER, FIRE INSPECTOR SANITARY INSPECTOR SANITARY INSPECTOR SANITARY INSPECTOR SOLD IN CO.C. P., D.P.W., WATER, SEWER, HIGHWAY, REVIEW FORM:

The maps and plans for the Site Approval
Subdivisionas submitted by
GYEVAS & Hildreth. for the building or subdivision of
TRADE AUTO has been
reviewed by me and is approved
disapproved
If disapproved, please list reason
Proporty is connected to Town Sewer).
HIGHWAY SUPERINTENDENT
WATER SUPERINTENDENT
Turnons (Maxlom 10)
SANTARE SHEETHERING WIT
\ Ou 29 1991
PATE

90- 47

Rev. 1

BUILDING INSPECTOR, PLANNING BOARD ENGINEER, FIRE INSPECTOR, SANITARY INSP. D.O.T., O.C.H., O.C.P., D.P.W., WATER, SEWER, HIGHWAY, REVIEW FORM:

The maps and plans for	the Site Approval
	as submitted by
TRADE AUTO	the building or subdivision of has been
reviewed by me and is approv	ed
disapproved	•
If disapproved, please	list reason
	·
	HIGHWAY SUPERINTENDENT
	WATER SUPERINTENDENT
·	SANITARY SUPERINTEMPENT
	7.30.91

RICHARD D. McGOEY, P.E.

Licensed in New York, New Jersey and Pennsylvania

WILLIAM J. HAUSER, P.E.

MARK J. EDSALL, P.E.

Post-It brand fax transmittal memo 7671 of pages p

To PROPER PROPER

Co.

Dept.

Phone #

Fax #

NEW WINDSUN, 1122

TELEPHONE (914) 562-8640 PORT JERVIS (914) 856-5600

PLANNING BOARD WORK SESSION RECORD OF APPEARANCE

TOWN OF New Windson	P/B #
WORK SESSION DATE: 10/2/90	APPLICANT RESUB. REQUIRED:
REAPPEARANCE AT W/S REQUESTED:	· Jo
PROJECT NAME: <u>Inade</u> Auto	· · · · · · · · · · · · · · · · · · ·
PROJECT STATUS: NEW OLD	_
REPRESENTATIVE PRESENT: Bill Hildre	th
TOWN REPS PRESENT: BLDG INSP. FIRE INSP. ENGINEER PLANNER P/B CHMN. OTHER (Specify)	chie Mysa Mason
ITEMS TO BE ADDRESSED ON RESUBMITTAL:	V
P.T. Zone	
Z.B.A. Linding	
Check Builling Nt. & Side yours	setbacks
Check Building Nt. & Side yours Bulk table showing existing & pro-	rased.
Date of use variance on plan	v
· ·	
3MJE-9	



McGOEY, HAUSER and EDSALL CONSULTING ENGINEERS P.C.

45 QUASSAICK AVE. (ROUTE 9W) NEW WINDSOR, NEW YORK 12550

TELEPHONE (914) 562-8640 PORT JERVIS (914) 856-5600

3MJE89

4

RICHARD D. McGOEY, P.E. WILLIAM J. HAUSER, P.E. MARK J. EDSALL, P.E.

Licensed in New York, New Jersey and Pennsylvania

PLANNING	BOARD	WORK	SESSION
RECOR	RD OF	APPRAF	RANCE

P/B # WORK SESSION DATE: APPLICANT RESUB REQUIRED: REAPPEARANCE AT W/S REQUESTED: PROJECT NAME: OLD OLD PROJECT STATUS: NEW _ REPRESENTATIVE PRESENT: TOWN REPS PRESENT: BLDG INSP. FIRE INSP. ENGINEER PLANNER P/B CHMN. OTHER (Specify) ITEMS TO BE ADDRESSED ON RESUBMITTAL: of ex

McGOEY, HAUSER and EDSALL CONSULTING ENGINEERS P.C.

45 QUASSAICK AVE. (ROUTE 9W) NEW WINDSOR, NEW YORK 12550

TELEPHONE (914) 562-8640 PORT JERVIS (914) 856-5600

3MJE89

RICHARD D. McGOEY, P.E. WILLIAM J. HAUSER, P.E. MARK J. EDSALL, P.E.

Licensed in New York, New Jersey and Pennsylvania

PLANNING BOARD WORK SESSION RECORD OF APPEARANCE
TOWN OF NEW Windsor P/B #
WORK SESSION DATE: 20 Mar 1990 APPLICANT RESUB.
REAPPEARANCE AT W/S REQUESTED: REQUIRED
PROJECT NAME: Trade Clubs (for sext 1)
PROJECT STATUS: NEW OLD
REPRESENTATIVE PRESENT: Off Glen
TOWN REPS PRESENT: BLDG INSP. FIRE INSP. ENGINEER PLANNER P/B CHMN. OTHER (Specify)
ITEMS TO BE ADDRESSED ON RESUBMITTAL:
20×30 25b,4
Troia booth & storage
PI vone / Walsh
59. ft 38% around floor area
Ock setback/ Hien height probable variance
Cet flan in/will need 2BA ref.

0-29-90

90 - 4" Original

BUILDING INSPECTOR, PLANNING BOARD ENGINEER, FIRE INSPECTOR, SANITARY INSP., D.O.T., O.C.H., O.C.P., D.P.W., W. R., SEWER, HIGHWAY, REVIEW FORM:

•	•
The maps and plans for the S	ite Approval
Subdivision	as submitted by
rever + Hiblight for the b	uilding or subdivision of
Trade auto	has been
reviewed by me and is approved V	
<u>disapproved</u>	*
If disapproved, please list	reason
There is true	n vate servicins.
Dooperta.	
	,
े इस	GHWAY SUPERINTENDENT
	TER SUPERINTENDENT
W.F.	TER SUPERINIENDENT
	WAR DIE GUNEN TURNUNGEN
SA	NITARY SUPERINTENDENT
	DATE

BUILDING INSPECTOR, PLANNING BOARD ENGINEER, FIRE INSPECTOR, D.O.T., O.C.H., O.C.P., D.P.W., WATER, SEWER, HIGHWAY, REVIEW FORM:

The maps and plans for the	Site Approval
Subdivision	as submitted by
GREVAS and Hildreth for the	building or subdivision of
Trade auto	has been
reviewed by me and is approved_	
disapproved	•
If disapproved, please lis	t reason
Existing Building is com	meeted to Town Sewer.
	,
	HIGHWAY SUPERINTENDENT
	WATER SUPERINTENDENT
	SANTARY SUPERINTENDENT
	Oct 26,1990

INTER OFFICE CORRESPONDENCE

TO: Town Planning Board

FROM: Town Fire Inspector

DATE: 30 October 1990

SUBJECT: Trade Auto Site Plan

PLANNING BOARD REFERENCE NUMBER: PB-90-47

DATED: 26 October 1990

FIRE PREVENTION REFERENCE NUMBER: FPS-90-096

A review of the above referenced subject site plan was conducted on 30 October 1990.

This site plan is acceptable.

PLANS DATED: 26 October 1990.

Robert F. Rodgers; CCA

Fire Inspector

RR:mr

CC:H.E.

90- 47

Planning Board Town of New Windsor 555 Union Avenue New Windsor, NY 12550

(This is a two-sided form)

	Date i	kecer Aed
	<u>Meeti</u> r	ng Date
•	public	Hearing .
		Date
٠.	rees	Paid
	APPLICATION FOR SITE PLAN, LOT-LIN	N R CHANGE
•	OR SUBDIVISION PLAN APPROVE	
	ON CODDITION I BAN ALL NOVA	
÷		0
1.	. Name of Project TRADE AUTO- SITE	FLAN
2.	. Name of Applicant ART GLYNN	Phone 562-5483
٠	Address 68 WALSH AVENUE NEW W. (Street No. & Name) (Post Office	INDSUR N.Y. 12553
	(Street No. & Name) (Post Office	e) (State) (Zip)
3.	. Owner of Record SAME	Phone SAME
		•
•	AddressSAME	
	Address SAME (Street No. & Name) (Post Office	e) (State) (Zip)
4.	. Person Preparing Plan GREWAS SHILDRETH, L.S. A.	
	Address 33 QUASSMCK AVE NEW WINDSO (Street No. & Name) (Post Office	4 N.Y. 12553
	(Street No. & Name) (Post Office	e) (State) (Zin)
	(bullet no. a name, (rost offic	e, (state, (zip)
5.	. Attorney	Phone
_ •		
	Addross	
	(Street No & Name) (Post Office	a) (State) (Sin)
	Address (Street No. & Name) (Post Offic	e, (state) (ath)
6	Togetion. On the Non-Tuest side	OF WALSH PORT
0 •	Location: On the NortheasT side	(Charles)
	1.000 t san liles	(Street)
	reet WES	<u></u>
	lowy Storet (Dire	ection)
	of JOHN STREET (Dire	
	(Street)	•
7	. Acreage of Parcel 0.38 8. Zoni	ng District PI
	. Acteage of Parcel 0.50 8. 2011	ind practice . The
9.	. Tax Map Designation: Section 9	Block / Lot 60
10.	. This application is for SITE PLAN A	PRENAL - ADDITION
	TO EXIST IS R.	•
	TO EXISTING BUILDING	
11.		
	special permit concerning this property?	<u> </u>

If so, list Case No. and Name No. UNKNOWN
JOHN PLUCHING 5 JUNE 1967
12. List all contiguous holdings in the same ownership None Section Block Lot(s)
Attached hereto is an affidavit of ownership indicating the dates the respective holdings of land were acquired, together with the liber and page of each conveyance into the present owner as recorded in the Orange County Clerk's Office. This affidavit shall indicate the legal owner of the property, the contract owner of the property and the date the contract of sale was executed.
IN THE EVENT OF CORPORATE OWNERSHIP: A list of all directors, officers and stockholders of each corporation owning more than five percent (5%) of any class of stock must be attached.
OWNER'S ENDORSEMENT (Completion required ONLY if applicable)
COUNTY OF ORANGE SS.: STATE OF NEW YORK
being duly sworn, denoses and says
being duly sworn, deposes and says that he resides at
in the County of and State of
in the County of and State of and that he is (the owner in fee) of (Official Title)
in the County of and State of and that he is (the owner in fee) of (Official Title) of the Corporation which is the Owner in fee of the premises described in the foregoing application and that he has authorized to make the foregoing
in the County of and State of and that he is (the owner in fee) of (Official Title) of the Corporation which is the Owner in fee of the premises
in the County of and State of and that he is (the owner in fee) of (Official Title) of the Corporation which is the Owner in fee of the premises described in the foregoing application and that he has authorized to make the foregoing
in the County of and State of and that he is (the owner in fee) of (Official Title) of the Corporation which is the Owner in fee of the premises described in the foregoing application and that he has authorized to make the foregoing application for Special Use Approval as described herein. I HEREBY DEPOSE AND SAY THAT ALL THE ABOVE STATEMENTS AND INFORMATION, AND ALL STATEMENTS AND INFORMATION CONTAINED IN THE
in the County of and State of and that he is (the owner in fee) of (Official Title) of the Corporation which is the Owner in fee of the premises described in the foregoing application and that he has authorized to make the foregoing application for Special Use Approval as described herein. I HEREBY DEPOSE AND SAY THAT ALL THE ABOVE STATEMENTS AND INFORMATION, AND ALL STATEMENTS AND INFORMATION CONTAINED IN THE SUPPORTING DOCUMENTS AND DRAWINGS ATTACHED HERETO ARE TRUE, Sworn before me this (Owner's Signature)
that he resides at in the County of and State of and that he is (the owner in fee) of (Official Title) of the Corporation which is the Owner in fee of the premises described in the foregoing application and that he has authorized to make the foregoing application for Special Use Approval as described herein. I HEREBY DEPOSE AND SAY THAT ALL THE ABOVE STATEMENTS AND INFORMATION, AND ALL STATEMENTS AND INFORMATION CONTAINED IN THE SUPPORTING DOCUMENTS AND DRAWINGS ATTACHED HERETO ARE TRUE. Sworn before me this

REV. 3-87

RUTH J. EATON
Notary Public, State of New York
Qualified in Orange County
No. 4673512
Commission Expires October 31, 1990

617.21

Appendix C

SEQR

State Environmental Quality Review SHORT ENVIRONMENTAL ASSESSMENT FORM

For UNLISTED ACTIONS Only

OCT	2	6	1990
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PART I—PROJECT INFORMATION (To be completed by Applicant or Project sponsor)	
1. APPLICANT /SPONSOR ART GLYNN 2. PROJECT NAME TRADE AUTO SITE PLAN	
3. PROJECT LOCATION: Municipality TOWN OF NEW WINDSOR County ORANGE A PROJECT LOCATION (Separated and Advanced and Advan	
4. PRECISE LOCATION (other address and road intersections, prominent landmarks, etc., or provide map)	
TAX MAPSECTION 9 BLOCK / LOT 60	
5. IS PROPOSED ACTION: When Expansion Modification/alteration	
6. DESCRIBE PROJECT BRIEFLY: 760 39. PT. ADDITION TO EXISTING AUTOMOTIVE REPAIR SHOP	
7. AMOUNT OF LAND AFFECTED: Initially 0.38 acres Ultimately 0.38 acree	
8. WILL PROPOSED ACTION COMPLY WITH EXISTING ZONING OR OTHER EXISTING LAND USE RESTRICTIONS? Yes No If No, describe briefly PRE-EXISTING NON-CONFORMING USE 9. WHAT IS PRESENT LAND USE IN VICINITY OF PROJECT? Presidential Industrial Commercial Agriculture Park/Forest/Open space Wother Describe: MANUFACTURING RETAIL	-
10. DOES ACTION INVOLVE A PERMIT APPROVAL, OR FUNDING, NOW OR ULTIMATELY FROM ANY OTHER GOVERNMENTAL AGENCY (FEDERAL STATE OR LOCAL)? Yes On If yes, list agency(s) and permit/approvals TOWN OF NEW WINDSOR ZONING BOARD OF APPEALS	7.0
11. DOES ANY ASPECT OF THE ACTION HAVE A CURRENTLY VALID PERMIT OR APPROVAL? Yes ON If yes, list agency name and permittapproval TOWN OF NEW WINDSOR ZOWING BOARD OF APPEARS - USE VARIANCE GRANTED JUNE 19, 1967	•
12. AS A RESULT OF PROPOSED ACTION WILL EXISTING PERMIT/APPROVAL REQUIRE MODIFICATION?	
I CERTIFY THAT THE INFORMATION PROVIDED ABOVE IS TRUE TO THE BEST OF MY KNOWLEDGE	
Applicant/sponsor name: AFT GLYNN Date: 26 October 1996	?
Signature: (1/4)	

If the action is in the Coastal Area, and you are a state agency, complete the Coastal Assessment Form before proceeding with this assessment

PART II—ENVIRONMENTAL ASSESSMENT (10 be completed by		
A. DOES ACTION EXCEED ANY TYP HRESHOLD IN 6 NYCRR, PART 617.127	if yes, o nate the review proces	se and use the FULL EAF.
B. WILL ACTION RECEIVE COORDINATED REVIEW AS PROVIDED FOR UNLISTE may be superceded by another involved agency.	DACTIONS IN 6 NYORR, PART 617.67	If No, a negative declaration
C. COULD ACTION RESULT IN ANY ADVERSE EFFECTS ASSOCIATED WITH TH	F SOLL CHANGE (Anguera may be head	witten. W leathiel
C1. Existing air quality, surface or groundwater quality or quantity, noise potential for erosion, drainage or flooding problems? Explain briefly:	levels, existing traffic petierns, solid	waste production or disposel,
C2. Aesthetic, agricultural, archaeological, historic, or other natural or cultu	ral resources; or community or neighbo	rhood character? Explain briefly:
		•
C3. Vegetation or fauna, fish, shellfish or wildlife species, significant habita	ts, or threatened or endangered species	7 Explain briefly:
C4. A community's existing plans or goals as officially adopted, or a change is	n use or intensity of use of land or other	natural resources? Explain briety
•		•
C5. Growth, subsequent development, or related activities likely to be induc-	ed by the proposed action? Explain brie	liy.
	•	
C8. Long term, short term, cumulative, or other effects not identified in C1-C	267 Explain briefly.	
	•	:
C7. Other impacts (including changes in use of either quantity or type of en	ergy)? Explain briefly.	
:		
D. IS THERE, OR IS THERE LIKELY TO BE, CONTROVERSY RELATED TO POTER	ITIAL ADVERSE ENVIRONMENTAL IMP	ACT87
<u> </u>	·	
PART III—DETERMINATION OF SIGNIFICANCE (To be completed	i by Agency)	
INSTRUCTIONS: For each adverse effect identified above, determine the Each effect should be assessed in connection with its (a) setting (irreversibility; (e) geographic scope; and (f) magnitude. If necessary, a explanations contain sufficient detail to show that all relevant advers	i.e. urban or rural); (') probability (add attachments or eference supp	of occurring; (c) duration; (d orting materials. Ensure the
Check this box if you have identified one or more potent occur. Then proceed directly to the FULL EAF and/or pre	tially large or significant advers	se impacts which MAY
Check this box if you have determined, based on the documentation, that the proposed action WILL NOT res AND provide on attachments as necessary, the reasons	information and analysis about ult in any significant adverse	re and any supporting environmental impacts
AND Provide on attachments as necessary, the reasons	·	•
Name of Lead Ag	ency	•
Print or Type Name of Responsible Officer in Lead Agency	Title of Responsible	Officer _
Signature of Responsible Officer in Lead Agancy	Signature of Preparer (if different in	om responsible officer)
	-	
Date . 2		
. &		

PROXY STATEMENT

for submittal to the

TOWN OF NEW WINDSOR PLANNING BOARD

AET GLYNN	
resides at <u>PD * Piver Pono North</u> , W (Owner's Address)	APPINECES
(Owner's Address)	
in the County of DUTCHESS	ے نے میں میں سے سے بین میں میں میں میں میں ان
and State ofNew York	
and that he is the owner in fee of	X MAP SECTION 9
BLOCK 1 LOT 60	
which is the premises described in the	foregoing application and
that he has authorized GREVAS 2 HOLDRE	TH LS, PC
to make the foregoing application as des	scribed therein.
Dace.	but I
* ·	(Owner's Signature)
•	Walian Brilder
	(Witness' Signature)

TOWN OF NEW WINDSOR PLANNING BOARD SITE PLAN CHECKLIST

<u>ITEM</u>	
1. Site Plan Title	29. NA Curbing Locations
2. Applicant's Name(s)	30. A Curbing Through
3. Applicant's Address(es)	Section
3. Applicant's Address(es) 4. Site Plan Preparer's Name 5. Site Plan Preparer's Address	31.MA Catch Basin Locations
5. /Site Plan Preparer's Address	32. MA Catch Basin Through
6. Drawing and Revision Dates	Section
7. 74"x2" Box for Approval	33. NA Storm Drainage
Stamp.	34. A Refuse Storage
8. AREA MAP INSET	35. Wa Other Outdoor Storage
9. 8ite Designation	36. NA Area Lighting
10. Properties Within 500 Feet	37. Sanitary Disposal Sys.
, of Site	777
11 MA Property Owners (Item #10)	38. M/k Water Supply/Fire
7-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1	Mydrants
12. PLOT PLAN	39. Building Locations
13. Scale (1" = 50' or lesser)	40. / Building Setbacks
14. Metes and Bounds	41. 4/4 Front Building
15. Zoning Designation	41. Front Building Elevations
16. North Arrow	42. // Divisions of Occupancy
17. Abutting Property Owners	43 7/4 Sign Details
18. ZExisting Building Locations	44. BULK TABLE INSET 45. Property Area (Nearest
19. ZExisting Paved Areas	45. Property Area (Nearest
20 4/4 Existing Vegetation	/100 sq. ft.)
21. Existing Access & Egress	46. Building Coverage (sq.
	/ft.)
PROPOSED IMPROVEMENTS	47. / Building Coverage (%
22.N/A Landscaping	of Total Area)
23. Exterior Lighting	48Pavement Coverage (Sq.
24. NA Screening	Ft.)
25.MA Access & Egress	49Pavement Coverage (%
26. Parking Areas	of Total Area)
26. Parking Areas 27. Loading Areas	50Open Space (Sq. Ft.)
28. N/A Paving Details	51. Open Space (% of Total
(Items 25-27)	Area)
	52. <u>M</u> A No. of Parking Spaces
	Proposed.
	53. No. of Parking
	Réquired.

This list is provided as a guide only and is for the convenience of the Applicant. The Town of New Windsor Planning Board may require additional notes or revisions prior to granting approval.

PREPARER'S ACKNOWLEDGEMENT:

The Site Plan has been prepared in accordance with this checklist and the Town of New Windsor Ordinances, to the best of my knowledge.

Licensed Professional

Date: 26 October 1990

Rev. 3-87

